

Comments in Response to Localism Notice of Proposed Rulemaking MB Docket No. 04-233

I submit the following comments in response to the Localism Notice of Proposed Rulemaking (the "NPRM"), released Jan. 24, 2008, in MB Docket No. 04-233.

Any new FCC rules, policies or procedures must not violate First Amendment rights. A number of proposals discussed in the NPRM, if enacted, would do so – and must not be adopted.

- The FCC must not force radio stations, especially religious broadcasters, to take advice from people who do not share their values. The NPRM's proposed advisory board proposals would impose such unconstitutional mandates. Religious broadcasters who resist advice from those who don't share their values could face increased harassment, complaints and even loss of license for choosing to follow their own consciences, rather than allowing incompatible viewpoints to shape their programming. The First Amendment prohibits government, including the FCC, from dictating what viewpoints a broadcaster, particularly a religious broadcaster, must present.
- (2) The FCC <u>must not</u> turn every radio station into a public forum where anyone and everyone has rights to air time. Proposed public access requirements would do so even if a religious broadcaster conscientiously objects to the message. The First Amendment forbids imposition of message delivery mandates on any religion.
- (3) The FCC must not force revelation of specific editorial decision-making information. The choice of programming, especially religious programming, is not properly dictated by any government agency and proposals to force reporting on such things as who produced what programs would intrude on constitutionally-protected editorial choices.
- (4) The FCC must not establish a two-tiered renewal system in which certain licensees would be automatically barred from routine renewal application processing. The proposed mandatory special renewal review of certain classes of applicants by the Commissioners themselves would amount to coercion of religious broadcasters. Those who stay true to their consciences and present only the messages they correspond to their beliefs could face long, expensive and potentially ruinous renewal proceedings.
- (5) Many Christian broadcasters operate on tight budgets, as do many smaller market secular stations. Keeping the electricity flowing is often a challenge. Yet, the Commission proposes to further squeeze niche and smaller market broadcasters, by substantially raising costs in two ways: (a) by requiring staff presence whenever a station is on the air and, (b) by further restricting main studio location choices. Raising costs with these proposals would force service cutbacks and curtailed service is contrary to the public interest.

public interest.	
We urge the FCC not to adopt rules, procedures or po	licies discussed above.
Richaef J. Well Signature	04/23/08 Date
Signature	1117 0:10
Richard Vell	417 Dickmen Rd. Address
Name	210-618-2809
student	Phone
Title (if any)	
Organization (if any)	

MAY 0 5 2008

FCC-MAILROOM

Comments in Response to Localism Notice of Proposed Rulemaking MB Docket No. 04-233

I submit the following comments in response to the Localism Notice of Proposed Rulemaking (the "NPRM"), released Jan. 24, 2008, in MB Docket No. 04-233.

Any new FCC rules, policies or procedures must not violate First Amendment rights. A number of proposals discussed in the NPRM, if enacted, would do so – and must not be adopted.

- (1) The FCC must not force radio stations, especially religious broadcasters, to take advice from people who do not share their values. The NPRM's proposed advisory board proposals would impose such unconstitutional mandates. Religious broadcasters who resist advice from those who don't share their values could face increased harassment, complaints and even loss of license for choosing to follow their own consciences, rather than allowing incompatible viewpoints to shape their programming. The First Amendment prohibits government, including the FCC, from dictating what viewpoints a broadcaster, particularly a religious broadcaster, must present.
- (2) The FCC <u>must not</u> turn every radio station into a public forum where anyone and everyone has rights to air time. Proposed public access requirements would do so even if a religious broadcaster conscientiously objects to the message. The First Amendment forbids imposition of message delivery mandates on any religion.
- (3) The FCC must not force revelation of specific editorial decision-making information. The choice of programming, especially religious programming, is not properly dictated by any government agency and proposals to force reporting on such things as who produced what programs would intrude on constitutionally-protected editorial choices.
- (4) The FCC must not establish a two-tiered renewal system in which certain licensees would be automatically barred from routine renewal application processing. The proposed mandatory special renewal review of certain classes of applicants by the Commissioners themselves would amount to coercion of religious broadcasters. Those who stay true to their consciences and present only the messages they correspond to their beliefs could face long, expensive and potentially ruinous renewal proceedings.
- (5) Many Christian broadcasters operate on tight budgets, as do many smaller market secular stations. Keeping the electricity flowing is often a challenge. Yet, the Commission proposes to further squeeze niche and smaller market broadcasters, by substantially raising costs in two ways: (a) by requiring staff presence whenever a station is on the air and, (b) by further restricting main studio location choices. Raising costs with these proposals would force service cutbacks and curtailed service is contrary to the public interest.

We urge the FCC not to adopt rules, procedures or policies discussed above.

Barbara McCartney Signature Barbara McCartney Name Mrs.	4-23-08 Date 624 King St. Address Chadron, NE 69337 (308) 432-3189 Phone	
Title (if any) Organization (if any)		

Comments in Response to Localism Notice of Proposed Rulemaking MB Docket No. 04-233

1

I submit the following comments in response to the Localism Notice of Proposed Rulemaking (the "NPRM"), released Jan. 24, 2008, in MB Docket No. 04-233.

Any new FCC rules, policies or procedures must not violate First Amendment rights. A number of proposals discussed in the NPRM, if enacted, would do so – and must not be adopted.

- The FCC must not force radio stations, especially religious broadcasters, to take advice from people who do not share their values. The NPRM's proposed advisory board proposals would impose such unconstitutional mandates. Religious broadcasters who resist advice from those who don't share their values could face increased harassment, complaints and even loss of license for choosing to follow their own consciences, rather than allowing incompatible viewpoints to shape their programming. The First Amendment prohibits government, including the FCC, from dictating what viewpoints a broadcaster, particularly a religious broadcaster, must present.
- (2) The FCC <u>must not</u> turn every radio station into a public forum where anyone and everyone has rights to air time. Proposed public access requirements would do so even if a religious broadcaster conscientiously objects to the message. The First Amendment forbids imposition of message delivery mandates on any religion.
- (3) The FCC must not force revelation of specific editorial decision-making information. The choice of programming, especially religious programming, is not properly dictated by any government agency and proposals to force reporting on such things as who produced what programs would intrude on constitutionally-protected editorial choices.
- (4) The FCC must not establish a two-tiered renewal system in which certain licensees would be automatically barred from routine renewal application processing. The proposed mandatory special renewal review of certain classes of applicants by the Commissioners themselves would amount to coercion of religious broadcasters. Those who stay true to their consciences and present only the messages they correspond to their beliefs could face long, expensive and potentially ruinous renewal proceedings.
- (5) Many Christian broadcasters operate on tight budgets, as do many smaller market secular stations. Keeping the electricity flowing is often a challenge. Yet, the Commission proposes to further squeeze niche and smaller market broadcasters, by substantially raising costs in two ways: (a) by requiring staff presence whenever a station is on the air and, (b) by further restricting main studio location choices. Raising costs with these proposals would force service cutbacks and curtailed service is contrary to the public interest.

We urge the FCC not to adopt rules, procedures or policies discussed above.

Suzana Aguiar Santos and Santino Italiano	April 28 th 2008 Date	RECEIVED & INSPECTED
Signature	13670 Leyden Ct Address	MAY 0 5 2008
Suzana Aguiar Santos and Santino Italiano Name	720 334 3288, 303 981 0691 Phone	FCC-MAILROOM
Title (if any)		
Organization (if any)		

REASON:

COINS JOB STATUS MODULE FORECAST INPUT FORM FOR AT COMPLETION ENTRY THROUGH PERIOD ENDING 03/31/08

JOB SECURITY all

JOB: 3060009 SNOWHASS VILLAGE BUILDING 1 RRM: POCH ECAC CALCULATED: 03/26/08 12:11 [------ COSTS -----HOURS LABOR LAB BURDEN MATERIAL MAJ EQUIP SUBCONTRAC 6000 BONDS U.O.M: ORIGINAL BUDGET .00 .00 -0 0 REVISED BUDGET .00 .00 Û 0 12609 FORECAST .00 .00 0 0 11713 COMMITTED 0 0 11666 INCURRED/INSTALLED .00 .00 O 0 0 11666 % COMPLETE .00 .00 .00 .00 .00 .00 99.60 CCCP .00 11713 ECAC .00 11713 TO COMPLETE .00 .00 AT COMPLETION REASON: EQUIPMENT RENTAL U.O.N; ORIGINAL BUDGET .00 .00 O 0 0 1500 REVISED BUDGET .00 .00 0 1500 FORECAST .00 .00 0 0 O 9066 COMMITTED 9066 INCURRED/INSTALLED .00 .00 0 0 9066 % COMPLETE .00 .00 .00 100.00 CCCP .00 9066 ECAC .00 0 9066 TO COMPLETE .00 .00 AT COMPLETION REASON: WELD EQUIPMENT U.O.N: ORIGINAL BUDGET .00 .00 32 REVISED BUDGET .00 .00 .32 **FORECAST** .00 COMMITTED INCURRED/INSTALLED .00 % COMPLETE .00 .00 .00 .00 .00 $\alpha\alpha$.00 0 ECAC .00 O TO COMPLETE .00 AT COMPLETION REASON: CONTINGENCY U.O.H: ORIGINAL BUDGET .00 .00 0 0 Ó. 33000 REVISED BUDGET .00 .00 O 0 0 ٠0 33000 FORECAST .00 .00 Ó 0 COMMITTED 0 0 INCURRED/INSTALLED .00 .00 0 % COMPLETE .00 .00 .00 .00 .00 CCCP .00 0 0 ECAC .00 0 0 0 TO COMPLETE .00 .00 1 . 0 AT COMPLETION